## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

ARTHUR CARSON PLAINTIFF,

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VS.

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VIRGIN BUCHANAN,
MICHAEL UNIT BRANCH OF UTMB,
STATE CLASSIFICATION MEMBERS, §
G.KARRIKER, MICHAEL CLASSIFICATION
CHIEF,

DEFENDANTS.

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## MOTION FOR LEAVE OF COURT FOR PERMISSION TO FILE IMMINENT DANGER LAWSUIT

TO THE HONORABLE JUDGE OF SAID COURT:

Comes Now the Plaintiff, Arthur Carson, pursuant to 28 U.S.C.1651, and 1915(G), Request this Court Grant Plaintiff permission to
file a Lawsuit in this Court Based on the Imminent Danger of
Serious Injury Exception. where Plaintiff have been previously
imposed with the three strike Provision of of Section 1915, as
Amended by the Prison Litigation Reform Act of 1995.

Because of Prison Officials continued violation of a Settlement decree entered by This Court in Carson Vs.Estelle,NO.TY-79-356-CA, U.S.Eastern District-Tyler,to Move Plaintiff from the Michael Unit, the Defendant have defied this decree at every turn, and have subjected Plaintiff to the Wanton Infliction of Pain, and Ultimately His Death without this Court's intervention.

## SYNOPSIS OF CLAIMS:

In a elaborate conspiracy of Retaliation against Plaintiff
because of His Legal Activities, Previous Grievances filed, and
Settlement agreement, the Defendants have placed Plaintiff in
imminent danger, and left Him susceptible to Heighten Liver
Failure by refering Hepatitis-C Treatment, or Treatment for other
Ailments in a sadistical effort of Reprisals. in that Classification
Officials have acquiesced with Medical Personell of the University
of Texas Medical Branch to arbitrarily delete from its Computer
pertinent Medical Restriction's that are used for Job and Housing
assignments, and refusing to treat Plaintiff's Buldging back disc;
Hearing Impairment; or provide the prevailing standard of Care to
Hepatitis-C with Interferon or Ribavirin Treatment to Plaintiff
who was recently inform by Defendant His Liver enzyme Levels
were Seventy-Four, "A Critical and Dangerous Level"[sic].

The Michael Unit as Retaliation against Plaintiff have forced Plaintiff to now Work on Jobs incompatible with His Health. because there exist No other Remedy at Law, and in the Interest of Justice, Plaintiff Request this Court Grant Him permission to file with this Court within 20 Days His Civil Right's Lawsuit, and application to proceed in forma pauperis for consideration by this Court.

WHEREFORE PREMISES CONSIDERED, Plaintiff Pray this Motion is All things Granted.

dated this 8th day of November, 2006.

Arthur Carson

TDCJ# 517349-Michael Unit

CERTIFICATE OF SERVICE:

I.Arthur Carson, certify that a copy of the foregoing Motion for leave, is hereby mailed to:M.L.Wells, Asst. Attorney General, this 9th day of November, 2006, by placing same in the U.S.Mail, postage prepaid.

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I swear the foregoing statements are true and correct, pursuant to 28 U.S.C.§ 1746.

Arthur Carson P.O.Box 4500

Tennessee Colony, Tx.75886

CARSON

CLERK,
UNITED STATICS DISTRICT COURT
CASTERN DISTRICT OF TEXAS
BILL W. FERGUSON
TYLER, TX. 75207

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